Section 1. The General Assembly of North Carolina do enact, That the taxes hereinafter designated, payable in the existing national currency, shall be assessed and collected under the rules and regulations precribed by

sec. 2. On each taxable poll or male between the ages of twenty-one and fifty, except such as are both poor and infirm that the county commissioners may declare and record fits subjects for exemption, there shall be annually levied and collected a tax of ninetyfive cents, the proceeds of such tax to be devoted to purposes of education and the support of the poor, as may be prescribed by law. If any poll tax after the same shall be demandable, it the person owing such debt or having Sec. 3. The taxes beteinafter design

nated shall be applied to defray the exreuses of the State government, and to pay appropriation for charitable and renal institutions.

Sec. 1. There shall be an advalo tax of sixteen and two-thirds (165) one hundred dollars value of real and ject to exemptions made by law, ineluding moneys, credits, bonds, stocks,

on the one hundred dollars shall be the Deaf, Dumb and Blind. Sec. 3. A special tax of six cents on the one hundred dollars shall be levied

the Fenitentiary.

The subject and persons mentioned in the following class shall be taxed as specially mentioned. Sec. 1. On the net incomes and profits other than that derived from property taxed from any source whatever during the year preceding the first day of April in each year then

hereby repealed, and all the property and effects of all such corporations shall be liable to full texation, like property owned by individuals.

nagerie, for which extra charge is said chapter.

or persons, who exhibit for an usement of the public, otherwise than is menons given without charge for admission shall be exempt, and provided that all fairs or exhibitions for the pro-

from any penalties incurred by a vio- said business is carried on. lation of the law

liard saloon, within the meaning of

this act.

wholesale dealer shall furnish each and every person buying liquors from said dealer with a sworn certificate for shall be so construed as to require a shall be so construed as to requ exempt from said tax who does not salt and heavy cotton domestics. produce said certificate: And provided Sec. 21. Every itinerate who deals in, county purposes a greater sum than is hereby levied for State purposes. Any agent who offers any such liquors for Sec. 22. Every con

the county in which he proposes to do penalties imposed by law. business, to grant him license, which orders they may grant or refuse, at their option, and if granted, he may any spirituous, vinous or malt liquors, ing due. If any register shall fail to the provisions of this section shall ex- obtain a license to sell one year from motion, a certified copy of his official pire at the end of twelve calendar the Public Treasurer, by paying said bond, and the certificate of the Auditor

Sec. 12. Every merchant, jeweler, grocer, druggist and everyothertrader, who, as principal or agent, carries on wares or merchandise of whatever name cents for the general fund on every specially taxed elsewhere in this act, shall, in addition to his ad valorem personal property in the State, sub- tax, pay one-eighth of one per centum as a privilege tax on the total amount of purchases in or out of the State, for each year, certify on oath the amount imprisoned for not more than one Sec. 2. A special tax of nine cents, of manufacturers and agricultural pro- shall pay on such profits five per for every day on which he shall pracand collected on all the taxable prop- oath to the Register of Deeds the total State Treasurer. On failure to comply county. erty of the State to be applied to the sap- amount of his purchases for the pre- with the provisions of this section said port of the convicts, and to a general ceding six months: Provided, That banks, companies or persons shall pay ately report to the register of deeds force from and after its passage. prosecution of the work connected with the persons mentioned in this section as taxes two thousand dollars to be all sums recovered by him as penalties taxable property, and swear to the same before any Justice of the Peace for their county, and return the said State doing business therein, shall quired to be kept by him; the other list to the Register of Deeds. The pay an annual tax of two per centum

property owned by individuals.

Schedule imposed in addition to the advaloren tax on their capital invested, or the tax on the present effecting insurance, shall, or the entire receipts of said company to the present of the entire receipts of said company to the present of the control in the present of the entire receipts of said company to the present of the entire receipts of said company to the present of the entire receipts of said company to the present of the entire receipts of said company to the present of the entire receipts of said company to the p

for religious or charitable purposes; house exclusively for the sale of cot- effected or negotiated by him in such fifty cents; for the seal of the Su- the offer was accepted with thanks; on each lecture fer reward five dollars. ton, where all who wish may exhibit county: Provided, That no county or preme Court, fifty cents, to be collected the men were duly forwarded, and are Sec. 3. On museums, wax-works or cotton for sale; but the person keep- corporation shall be allowed to tax in- by the clerk and paid by him in the now with Sir Garnet in Ashantee. The curiosities of any kind, natural or arti- ing such warehouse shall pay a license | surance agents for license. ficial, (except paintings and status, on each day's and night's exhibition, thall be paid five dollars.

Sec. 4. On every exhibition of a first or measurement of the register of the country of the coun

Provided, That when spirituous, vin- person failing to list his receipts or

enotion of religious, educational or Sec. 18. Every person whose occucharitable objects, shall be exempt. pation or business is to keep horses or Sec. 6. On all gift enterprises, or vehicles for hire or to let, shall pay a

the gross receipts, to be paid to the Sec. 19. Every itinerant dentist, ties prescribed in said section twelve of sheriff of the county. And on any lot- medical practitioner, portrait or min- this act are hereby imposed for refusal tery, whether known as a benedicial as- lature painter, daguerrean artists and on the part of any person referred to sociation or otherwise, five hundred other persons taking likenesses of the in this section to submit his books secured exceeds three hundred dol- arms were taken from them, and they dollars and five per centum on gross human face, five dollars for each coun- when demanded. receipts, to be paid to the Treasurer ty in which he carries on his business. the State. This tax shall Every itinerant dealer in prize photonot be construed as a license, or to re- graphs or prizes of any kind, one hunlieve such persons or establishments dred dollars for each county in which

Sec. 20. Every person that peddles See 7 very agancy of a bank in- goods, wares or merchandise, either corporated out of the State, one hundred dollars, to be paid to the State trums or medicines, or sprituous, vinous or malt liquors, whether such Sec. 8. The tax on billiard saloons persons shall travel on foot or with a chise enjoyed, or from the Treasurer ball be twenty dollars on each table. shall be twenty dollars on each table. conveyance or otherwise, except man-Every place where a billiard table is ufacturers or their agents, selling by kept for hire shall be considered a bil- sample, shall obtain from the commissioners pn order to the sheriff to grant him peddlers' license, to expire at the Sec. 9. On every bowling alley, or end of six months from its date, and alley of the like kind, or bowling the sheriff on production of a copy of saloon, bagatelle table, or any other such order, certified by the clerk of table, stand or place for any other game the sheriff on production of a copy of none other, criess the law imposing the tax shall otherwise direct, for the table, stand or place for any other game said commissioners, shall grant license or play, with or without a name, for his county on receipt of ten dollars provided, That nothing in this secunless such alley, stand or game is tax, to-wit; 1st. That not more than kept for private amusement or exer- one person shall peddle under the cise alone, and not prohibited by law, license. 2d, That nothing in this secthere shall be a license tax of twenty tion contained shall prevent any per-Sec. 10. Every dealer in spirituous bles, fruit, oysters, fish, books, charts, son freely selling live stock, vegetsor vinous liquors, porter, lager beer maps, printed music, or the articles of

has not already been paid by some in this act, on persons who deal in the trade (or profession) of wholesale dealer in liquors, residing in this State, and conducting business in tax shall be collected or received in (Signed,)

A. this State: Provided, That any such the same manner as in the case of each and every sale that he has paid tax to be paid by any person other the said tax as the law requires: Proided further, That no dealer shall be tering cotton, iron, earthenware, yarn,

Sec. 22. Every company of gypsies sale shall pay a like tax on the value or strolling company of persons who of all liquors of any description sold make a support by pretending to tell Sec Sec. 11. Every person desiring to each councy in which they offer to the names of the persons licensed, the

Sec. 23. Every drummer or travel-Tof malt liquors only shall pay a implements and fruit trees, and arti- of him and the surcties to his official icense tax of fifteen dollars per an- cles of his own growth or manufacture, rum, and all licenses granted under shall, before making any such sale, for the county of Wake; and on such months from the date thereof: Pro- Treasurer an annual tax of fifty dol- of the State setting forth his failure to

informer and the sheriff equally. may make out in writing a list of their | collected by the Treasurer of the State. | under this act, and the register shall Sec. 25. Every insurance or assur- add three-fourths of each penalty reance company not incorporated in this covered to the record of licenses re-

Register of Deeds shall keep a book in to the Treasurer of the State upon the which shall be recorded the lists given in to him as herein required, and shall ums charged for insurance obtained farnish the sheriff with a copy of said therein, unless the company shall exlists within ten days after the same are hibit to the Governor, Auditor and other subject named in schedule B heriff to collect from every person on ments in real property situated in this so practicing, exhibiting or enjoying the list furnished him by the Register | State, or loans secured by mortg ge to The Register of Deeds shall have pow- equal to one-half of such gross restatements to submit his books for excentum, said tax to be paid semi-an-countersigned by the register, who amination to him, and every merchant nually on the first day of July and refusing, on demand, to submit his January of each year. Each general for his services lifty cents. books to such examination shall be agent shall be required on the abovein any court having jurisdiction of the correct statement of six months. On privilege of carrying on the business at Davidson College. He then pursued It shall further be the duty of failure to comply with the provisions or performing the acts named, buildings from which the income is de-rived.

4. Cost or value of the labor except that of the tax-p ver himself, raw ina-terial, food and all other necessary ex-pages incodental to the business trees.

5. Cost of value of the labor except that of the tax-p ver himself, raw ina-terial, food and all other necessary ex-pages incodental to the business trees.

5. Cost of value of the labor except the Register of Deeds to bring suit against every merchant refusing as aforesaid, in the Superior Court of the county, as may be prescribed for special proceedings, to the end of obtaining proceedings and the principal agent shall be hable therefor. Every such company shall be required to appoint a general agent, proceedings, to the end of obtaining proceedings and the principal agent of the church be required to appoint a general agent, proceedings, to the end of obtaining proceedings and the principal agent shall be hable therefor. Every such company shall be required to appoint a general agent, proceedings, to the end of obtaining proceedings and the principal agent shall be hable therefor. Every such company shall be required to appoint a general agent, proceedings, to the end of obtaining proceedings and the proceedings are proceedings.

5. Control of the labor except agent of the design and the principal agent shall be hable as a succession course of the labor except agent of the labor except agent of the Register of Deeds to bring suit studies for three years at the Presbyand the Public Treasurer of the Register of Deeds to bring suit studies for three years at the Presbyand the Public Treasurer of the Register of Deeds to bring suit studies for three years at the Presbyand the Public Treasurer of the Register of Deeds to bring suit studies for three years at the Presbyand the Public Treasurer of the Register of Deeds to bring suit studies for three years at the Presbyand the Register of Dee

sten examination and compelling pay- who shall obtain a license from the receipts of such company within the and increasing congregation there, which return the assessor small file in hotels, boarding houses, (except those ment of one hundred dollars, and of the said months, pay on the gross trodden county of New Hanover are the office of the county commissioners.

Sec. 2. That wherever in any law ranks and eating houses, the tax shall be renewed annual three months, and for fa lare to make pride, point to him as one of their three months, and for fa lare to make pride, point to him as one of their three months. it shall be the duty of said general such report or pay such tax, the com- brightest and best. LILLINGTON, by the general law or by special act. Sec. 1i. The tax on public ferries, since fourth of July, one thousand toll bridges and gates across highways, with a commission authorizing him dollars, to be collected by such sheriff eight hundred and sinty-eight, there is one-fourth of one per centum on gross to do business. And any one found as the Public Treasurer may design

dollars, and for each side show or con- on gross amount of his commission on months, and the register of deeds shall

Sec. 27. No person shall follow any of the trades or professions taxed by this act, or in any other act imposing taxes on trades and professions and frenchises, without first listing the same to the register of deeds, and obtaining a license from the sheriff of the county in which the trace or profession is to be followed, or the franquired to grant a license, such license shall give to the person obtaining it the right to practice the trade or pro-fession, or to enjoy the francise, therein specified, in the county of the sheriff by whom it is issued, and in

Sec. 29. No heense issued by the sheriff shall be valid until the same shall have been exhibited to and counters patent or otherwise, there shall be tersigned by the register of deeds of a tax of twenty-five dollars paid direct the county, who shall receive for the ly to the Public Treasurer. No comservices imposed on him by this act in pany shall be organized under such further, That no county shall levy for or puts up lightning rods, ten dollars reference to licenses, a fee of fifty cents special act of incorporation, without annually for each county in which he from every person licensed, and the obtaining a certified copy of such act sheriff shall be allowed a fee of twenty- from the Secretary of State, which five cents for issuing license under this shall be filed in the office of the said

Sec. 30. The register of deeds shall sell spirituous or mait liquors, wines practice any of their crafts, recoveratrade or profession to be followed or thirty days after such reception or or cordials in quantities less than a ble out of any property belonging to the franchise to be enjoyed, the date collection pay over and account for the quart, shall, before engaging in said any one of the company, but nothing at which it begins to run and the same to the clerk of the Superior sale, obtain an order to the sheriff herein contained shall be so construed amount of tax, and he shall annually Court, who shall forward such fines. from the Board of commissioners of as to exempt them from indictment or during the month of September send a penalty or forfeiture to the Treasurer certified copy of such record to the Auditor of the State, who shall charge efit of the fund for common schools. ing due. If any register shall fail to take out license for not less than one goods, wares or merchandise, with or perform the duty imposed on him, he guilty of embezzlement, and may be year, and shall pay a tax therefor of twenty-five dollars. Every retail dealbond, on motion in the Superior Court

vided. This section shall not be con- lars, but shall not be liable to be taxed make the required return, shall be strued to repeal or alter the provisions in any county because of his sales. prima facie evidence entitling the Provided, That this repeal shall not of any special act prohibiting or regulating the sale of liquors in any par
Any person violating the provisions of lating the sale of liquors in any par
this paragraph shall be fined not ex
any sufficient defense. ceeding fifty dollars, or imprisoned | Sec. 31. Every person who shall not exceeding one month, and shall practice any trade or profession, or which may be due previous to the rat-forfeit and pay besides, two hundred use any franchise taxed by the laws of ification of this act. dollars to the sheriff, to be collected North Carolina without having first the business of buying or selling goods, by distress or otherwise, one-half of paid the tax and obtained a license as which shall be accounted for as other half to the use of the of a misdemeanor, and shall also fortorse the other half to the use of the of a misdemeanor, and shall also fortorse the other half to the use of the of a misdemeanor, and shall also fortorse the other half to the use of the of a misdemeanor, and shall also fortorse the other half to the use of the of a misdemeanor, and shall also fortorse the other half to the use of the of a misdemeanor, and shall also fortorse the other half to the use of the of a misdemeanor, and shall also fortorse the other half to the use of the of a misdemeanor, and shall also fortorse the other half to the use of the of a misdemeanor, and shall also fortorse the other half to the use of the of a misdemeanor, and shall also fortorse the other half to the use of t taxes, the other half to the use of the of a misdemeaner, and shall also for- each year, are hereby repealed. feit and pay to the State a penalty not Sec. 24. The chief officers of banks, to exceed twenty dollars, at the disincluding savings banks and private cretion of the court, and in default of made any headings or blanks to, or on the audience were much charmed by currency shall be perfected by a speedy and W. L. Twitty. banks, shad, in April and October of the payment of such fine, he may be

cash or on credit, except the products of profits which have been earned, and month at the discretion of the court, ducts of this State, and no retail mer- centum to the State Treasurer; and tice such trade or profession or nec chants shall be required to pay any such insurance companies as are in- such franchise, except in such cases able property of the State for the In- tax on purchases made from wholesale corporated by this State shall, in where the penalty is specially presane Asylum and the Institution for merchants residing in this State. Ev. April and Octobor of each year, cer- scribed in this act, which penalty the ery person required by law to list his purchases shall, on the first day of which have been earned, and shall pay January and July in each year, list on on such profits five per centum to the before any justice of the peace of the Sec. 32. The sheriff shall immedi-

fourth the sheriff may retain. Sec. 33. That in order to carry on any trade, or practice any profession, or exhibit any circus, side show, or any other amusement, or to enjoy any given in. It shall be the duty of the Treasurer a sworn statement of invest- not otherwise provided for, the per on or his agent, shall apply to the shoriff of Deeds the taxes embraced therein. citizens of this State of an amount for a license which shall be granted by the sheriff upon payment of the rements. In estimating the net income er to require the merchant making his cepts, when the tax shall be one per quired tax, but shall not be valid until

SCHEDULE C.

shall keep a record of same and receive

lars, there shall be a tax of one dollar. escaped with difficulty with their lives. The tax on marriage license shall be This little escapade occurred within paid to the register of deeds when he four miles of the government house issues the license, and the tax on the and in British territory. It would deeds to the judge of probate of the seem as if eighty-seven years of miscounty in which the instrument is ad- sionery effort and £8,000,000 should mitted to registration; but if it two have produced a more perceptible pro-or more counties, then in the county gress in the civilization of Africa than in which it is first registered. It shall these facts indicate, - New York World, be the duty of the judge of probate and register of deeds to render annu-

until by the General Assembly than those for charity, benevolence or literature, or for religious poses, where the corporation power to become incorporate under the provisions of any general law,

Sec. 6. Whenever anyofficer receives or collects a fine, penalty or forfeiture in behalf of the State, he shall within of the Board of Education for the ben-Sec. 7. Any officer convicted of vio-lating the preceding section shall be

subjects of which are revised in this act, and so much of chapter 27 of Battle's Revisal, as requires fines, forieitures and penalties to be paid to the county treasurer are hereby repealed: Sec. 9. All laws requiring taxes to

State, other than such as are required the discretion of the court. Sec. 11. That this act shall be

For the Journal

Henry Bell, of Brunswick Georgia. Our people are proverbial for neg lecting native, modest merit, and genuine home talent. While nauseating ignorance, under the false glare of brazen impudence and bold arrogance, so generally captivates the ignorant masses, it is sure that talented North Carolinians are not justly appreciated until they have taken up their abode in other States. The case of this modest, talented, son of New Hanaver is no exception to this common estimate in North Caralina. He is now the beloved, as well as able and eloquent Pastor of the new and elegant raised, and partly educated in the a successful course of theological

required by any freeding selection, and mo city, town or other manifespate corporation shiftened and personal property the control of the state of the personal property that the beginning receipts of the control of t treasury; and for the seal of a notary king was paid for the loan of his men, circus or menagerie, for each day or der pretence or color of State taxes, he July of each year, the amount of re- Said officers shall keep an account of made an inroad into the British settletum on his commissions: Provided, sheriff with a copy of said lists, and affixed for the use of any county or captives upon the payment of an adefifty cents, and on each marriage con- the Shoosoo tribe. The commandant 38 cents; Globe, \$1; Ku-Klux testitract, mortgage deed, and deed in and one of his friends were wounded, trust to secure creditors, where amount the other two were badly beaten; their

According to Pliny, fire was a long ally to the sheriffs during the second time unknown to some of the ancient week in the month of September, Egyptians, and when a celebrated assworn statements in detail of the faces | tronomer showed it to them they were received by them respectively under absolutely in raptures. The Persians, this section, and at the same time pay Phonicians, Greeks, and several other him the money thus received, less five nations acknowledge that their ancestors per centum commissions, and there-upon the sheriff sight fle the statement the Chinese confess the same of their the tax shall otherwise direct, for the term of twelve months from its determ of the bitter with the clerk of the State of the Stat secure agricultural advancements shall was astonishment greater than theirs unquestioned control of every branch for the time being, is at office president of the time being, is at office president of the time being, is at office president of the time being it at the time being is at office president of the time being it at the time being is at office president of the time being it at the time being it at

tee Capital-The Blind Man Ele- ings than the hap-hazard manner in quent-North Carolina Delegation, especially the Member from the Third Congressional District-Franking Privilege-Some Useful to Government was rushing to repudiation and rain, and that one of three

nances-The Government without noy Policy-Viplated Pledges and alvzed; and under this stunning sen-Wisdom. Editors Daily Journal; WASHINGTON, D. C., feb. 24. Leuten season is upon the gaities and enjoyments of the Capital, for a

day, the galleries of art, the curiosities

National Metropolis. And every even-Sec 10. That the Auditor of this bers of Congress, on the "Life Settle, of your State, on the 5th of bins, Archibald Purcell, G. H. Ham-the resolutions, as amended were State shall not make or cause to be and Character of Aaron Burr"-and June 1872, declared that "our national liton, J. F. Graves, John D. Hyman adopted. the forms, which he is required to its lessons so eloquently inforced, and resumption of specie payments. supply to the several counties of the so graphically described. The daily In a recent Convention held in Con- constitute the fourth class, whose seats debates in Congress attract crowds of and as are indispensably necessary un-der the provisions of this act, nor shall was present on Monday last (16th) the currency is needed, and that Conany taxes be levied directly or indirect- when on a resolution offered by Judge gress should secure the early resump- B. Shaw, J. DeB. Hooper, Benjamin count, and other papers and moneys, ly to the said Auditor, any law heretofore passed to the contrary notwithto the said Auditor, any law heretoshould commemorate the assembling so solemnly enacted, and so repeatedly Dowell, Jos. C. Davis, C. B. Sanders, belonging to the corporation, and to standing, and if the Auditor shall be of the delegates from the several pro- enunciated, is openly gone back upon H. C. Thomas, Jno. Kerr, Walter L. receipt for the same, and to settle the guilty of any violation of this Section, be punished in he shall, on conviction, be punished in on the 5th September, 1774, by assemble and they with the rest are floating liams, E. L. Patterson, E. W. Jones, wite the board. bling on the next anniversary (just a century) at Carpenters Hall, Philadel-tion. Can such leaders hold safely the The commit phia. To this proposition your representative, Hon. A. M. Waddell, male a happy and brilliant response. He alluded to the past, that when our alluded to the past, that when our fathers fought for true liberty in the row and suffering, while the people of Excellency the following communica- them from trespans or injury, fell the blood of the sons of our State had been dens too grievous to be borne." As to Mr. Grady, ordered to be spread upon It being known, however, that there poured out freely on the soil of Penu- expansion of the carrency, the North the journal: sylvania—that in her borders the lives | do not want any more; they have a ref our Nash, Irwin and others had dundancy. Of the millions of circulabeen offered up to the sacred cause of | tion the North have more than their freedom. Modest and unobtrusive as share, while the South has less. Be-North Carolina is, her sons are not in- fore the war (1860) North Carolina had trusive, and such events were not bla- a banking capital of \$5,218 598. She zoned to the world. Long before the tea was thrown overboard by the distance and the solution passed by a body purportion of the University of Mr. Battle moved to further amend guished citizens of Boston, the sons of North Carolina had, in open day, seized the Stamp Master of Royalty, destroved his stamps, and compelled the it. It would be as wise in a parent to body now in session. Governor to leave the country. Her attempt to make a son of 20 years old, . It would, I assure you, afford me Board of Trustees." The motion pre sons at Mecklenburg had openly de- wear the same clothes that fitted him pleasure to comply with your wishes valled, 2. Rent for use of buildings or other property or interest on encumbrance on property used in the basiness from which the income is derived.

The taxes embraced in schedule C beautiful little town of Lillington, in the State of two beautiful little town of Lillington, in the State of two beautiful little town of Lillington, in the State and paid as especially the Treasurer, under oath, that the shall be listed and paid as especially the Register of Deeds and recovered which the income is derived.

The taxes embraced in schedule C beautiful little town of Lillington, in the States assembled in Congress. He had accept your invitation, were it not the States assembled in Congress. He had accept your invitation, were it not the States assembled in Congress. He had accept your invitation, were it not the States assembled in Congress. He had accept your invitation, were it not the States assembled in Congress. He had accept your invitation, were it not the States assembled in Congress. He had accept your invitation, were it not the States assembled in Congress. He had accept your invitation, were it not the States assembled in Congress. He had accept your invitation, were it not the States assembled in Congress. He had accept your invitation, were it not the States assembled in Congress. He had accept your invitation, were it not the States assembled in Congress. He had accept your invitation, were it not the States assembled in Congress. He had accept your invitation, were it not the States assembled in Congress. He had accept your invitation, were it not the States assembled in Congress. He had accept your invitation, were it not the States assembled in Congress. He had accept your invitation, were it not the States assembled in Congress. The provided of the States assembled in Congress. The provided of the States assembled in Congress. The provided of the States assembled in Congress and accept your invitation, were it not the States assembled in Congress. The provided of the States assembled in Congress and accep clared for independence long before at 10. cy was for good—to calm down the angry feelings engendered by cruel fortune, and restore that patriotism, which though repressed, still welled up perpetually in every American heart. The present prospect to any elected to the onice voil claim to the chief and exercise. I am of opinion that it is an executive fury of the present storm, but a though the Ligislature had no right, under the Ligislature had no right, under the Cambridge of the onice voil claim to the onice voil claim to the chief that the Ligislature had no right, under the Ligislature had no right, under the Cambridge of the onice voil claim to the onice voil claim to the onice voil claim to the chief that the Ligislature had no right, under the Cambridge of the onice voil claim to the chief the court tution, to elect trustees for the onice voil claim to the chief that the Ligislature had no right, under the Cambridge of the onice voil claim to the chief that the Ligislature had no right, under the Ligislature had no right, under the Ligislature had no right on the Chief that the Ligislature had no right on the Chief the Cambridge of the onice voil claim to the hold and exercise. I am of opinion that the Ligislature had no right, under the Ligislature had no right, under the Ligislature had no right on the Chief the Cambridge of the onice voil claim to the hold and exercise. I am of opinion that the Ligislature had no right, under the Ligislature had no right, under the Ligislature had no right, under the Ligislature had no right on the Chief the Cambridge of the onice voil claim to the chief that the Ligislature had no right on the Chief the Chi Colonel Waddell seems to be a gene- against a day of wrath." When once submit his nominations to the Senate Resolved, That the secretary and favorine, and, although he was well an inflated paper currency becomes a for confirmation. Entertaining these treasurer be authorized to appoint atabused for his vote on the salary bill fixed policy, then comes panic, sufferlast session, every one now says that he showed "the ring of the true metal" that "paper money could never be my duty to decline your invitation and or distributive shares of estates of de-

> as a crime. We like pluck, even if in failed to realize the expectations of its Your member from the Raleigh Dis- prediction when issued. It is said that whetted on a brick-bat."

stance. In politics, an error is as bad renev under not of 1862, already had

Carolina.

Louis Heliard, of Pitt.

John E Dugger, of Warren, W T Faircloth, of Wayne.

B F Grady, of Sampson, Paul C Cameron, of Orange, John Manning, of Chatham,

Kemp P Battle, of Wake,

Wm A Graham, of Orange.

Jas A Graham of Alamance.

Paul C. Means, of Cabarrus.

adopted.

John A Gilmer, of Guildford.

Walter L Steele, of Richmond.

W L Sanaders, of New Hanover.

George Greene, of Craven.

whetted on a brick-bat." long and labored communication with The member from Salisbury Dis- an extract from a speech of Thomas il. triet, Col. Robbins, "flashed his Benton nearly forty years ago, in the maiden sword" on the civil rights bili Senste of the United States, which is Lemp P. Battle, Esq. cause, the bill has gone "where the money is to measure values. That is a and ascure the Trustees that I am hope, that in the course of another woodbine twincth." function which paper cannot perform, ready to turn over to them all the year, with the intervention of a session

District, has made a good impression intrinsic value, and must itself be frog in Congress. He has been bold and from sudden variations of value. It is the frog incisive; as we already have said, we must have a uniform and universal sult in great good and that the Uni-Judge Merrimou, one of your Sens-, make a measure of length out of that State,

His colleague, General Ransom, en- value of nothing, not even itself. Its p. m. not occupied the Senate with any set specie." speech, that he has no taste or talent in that line. But he only abides his time. The remark of Fielding is Proce. dings of the Meeting of the

talks generally better when he knows The House was engaged all yesterday on the question of franking pub- At a meeting of the Trustees of the a part of a day, one hundred and fifty shall be liable to a tax of one per cent. ceipts or sales for the preceding six the number of times their scals may be the University of North Carolina, begun dollars and for each side shall be liable to a tax of one per cent. dollars, and for each side show or concert accompanying a circus or a momagerie, for which extra charge is said chapter.

Sec. 17. Every commission mer
shart shall pay a tay of many s chant shall pay a tax of one per cen- the lists are given in, furnish the the said tax shall be on scroll; seals manuant that he would return the opinion of members (Tyner and Carolina, cutified "an art to fix the others) the abolition of the franking time and place of the first meeting of That nothing herein contained shall the sheriff shall immediately proceed apply to the sale of articles which are the day of the unit of the task imposed upon the privilege had not increased the revenues of the University," rational the agricultural products of this State:

That nothing herein contained shall the sheriff shall immediately proceed the university of the commission of officers in the militate of the day of the university of the commission of officers in the militate of the university of the commission of officers in the militate of the day of the university of the uni officer not having a salary, or under oners home and made compensation cost the people \$\$75,000 exclusive of of Orange, Hon. William A. Graham, ous or malt liquors are sold by commission merchants they shall pay a tax of five per centum on their sales of ed against him by the register of deeds to double tax, to be charged in this section shall be exempt from taxation. The officers collecting the seals of court, shall be exempt from taxation. The officers collecting the seals of court, shall be exempt from taxation. The officers collecting the seals of court, shall be exempt from taxation. The officers collecting the seals of court, shall be exempt from taxation. The officers collecting the seals of court, shall be exempt from taxation. The officers collecting the seals of court, shall be exempt from taxation. The officers collecting the seals of court, shall be exempt from taxation. The officers collecting the seals of court, shall be exempt from taxation. The officers collecting the seals of court, shall be exempt from taxation. The officers collecting the seals of court, shall be exempt from taxation. The officers collecting the seals of court, shall be exempt from taxation. The officers collecting the seals of court, shall be exempt from taxation. The officers collecting the seals of court, shall be exempt from taxation. The officers collecting the seals of court, shall be exempt from taxation. The officers collecting the seals of court, shall be exempt from taxation. The officers collecting the seals of court, shall be exempt from taxation. The officers collecting the seals of court, shall be exempt from taxation. The officers collecting the seals of court, shall be exempt from taxation. The officers collecting the seals of court, shall be exempt from taxation. The officers collecting the seals of court, shall be exempt from taxation. The officers collecting the seals of court, shall be exempt from taxation. The officers collecting the seals of court, shall be exempt from taxation. The officers collecting the seals of court, shall be exempt from taxation. The officers collecting the court from taxation taxation taxation taxation taxation taxation t and collected by the sheriff. And it may retain as compensation five per ginning of another African war. Nor ed to distribute these valuable does, of New Hanover, was appointed shall be the duty of the sheriff to report all persons to the register of under this section, and wilfully refusdeeds who fails to list as is required ing or neglecting to pay the same as be at Free Town, went across the river not afford to do so. Let me give you trustee was then read as follows and Sec. 6. On all gift enterprises, or on any person or establishment offering any erticle for sale, and proposing to present purchasers with any gift or purchasers as an inducement to purchase, and one per centum upon the gross receipts, to be gross receipts gross gr mony, No. 1 to 13, about \$1; Land Office Report, 3) cents; Medigal and Surgical Journal of the War, \$3 00. New York Custom House frauds \$1 20. Report of the Secretary of War \$2 16. Secretary of the Navy 24 cents ; Secretary of State, 25 cents. This list is official, and is given to your readers, so they may know the cost where a member has 500 copies of a work; say the Census ; to send them out would cost for stamps alone, more than \$550. Now this is taxing the patriotic, but perhaps, poor and patient representative too heavily. Allow a suggestion to your friends, when they want a door-

would wish, to all place. or vinous liquors, porter, lager beer or other mat liquors, shall pay a tax of five per cent. on the amount of purchases of any and all of the liquors chases of any and all of the liquors of the liquor

for it. To each individual the expense is action of business.

the leaders are at fault. Mr. Conkling The chair appointed under the reso-said on yesterday to the Senate that lation Mesers Manning and Faircloth rity has been given for the same; and OUR WANHINGTON CONRESPON- the leaders are at fault. Mr. Conkling "nothing could be more suggestive of to wait upon the Governor and present in connection therewith, the present the weakness of their whole proceed- him with a copy thereof.

things must be done : increase the Carolina." taxes; reduce the expenses, or create loans. Like panic-stricken sailors in a heavy storm, the party seems parclasses as follows : Promises The Prospects before Us sation has no fixed policy of design, constitute the first class and whose and what interest has been violded -why are Greenbacks like the and no concert of action. While seats are to be vacated at the expira- from it, if any? Jows-Senator Benton-Words of Some of the leaders (as Ferry, in the tion of two years from December 1st. Senate, and Garfield, in the House) 1873, are : advocate an expansion of the currency, Messrs Duncan C Winston, John A lowing : others, (as Morrill, of Vermont, and Moore, George Green, Juo E Dugger, Conkling), denounce it as a system "to hunch the nation upon a cea without shore or bottom;" while some, ham, D S Reid, S H Walkup, Zebulon "it. G. hunch the nation upon a cea without shore or bottom;" while some, ham, D S Reid, S H Walkup, Zebulon "it. G. hunch moved to further amend

to interest and attract. Here is congregated much of intellect, wealth, wit pansion or contraction, or a return The trustees designated by lot The trustees designated by lot to and beauty, not only of our country, to specie payments. As a party, the constitute the second class whose seats treasurer be instructed to ascertain and guilty of embezzlement, and may be punished not exceeding five years in the State prison, at the discretion of Saratoga of the country. During the State prison, at the discretion of Saratoga of the country. During the second class whose seats treasurer be instructed to ascertain and are to be vacated at the expiration of four years from the 1st December, 1873, executive committee and the board of payments. General Grant in his intrustees the most definite one constitute the second class whose seats treasurer be instructed to ascertain and are to be vacated at the expiration of four years from the 1st December, 1873, executive committee and the board of the country. augural address, declared to the na- Messra C B Hassell, DM Carter, Wm advantageous terms upon which the of the Patent offices, the Smithsonian tion that "a return to specie payment H Day, Wm H Johnson, Forney George, creditors of the University will comtreasures, and floral displays of the must be provided for." The exigen- W L Saunders, J H Thorp, S S Amis, promise, adjust, fund or otherwise ar-Agricultural Department invite and cies of the times compelled the act of the times compelled debates of Congress on the important made greenbacks a legal tender ex- B Wetmore, D Coleman and W C questions that agitate the country, cept for duties, and interest to be Bowman.

Mr. Battle moved to further amend deeply interest every visitor at the paid in coin. They were convertible The trustees designated by lot to the resolutions by adding thereto the

into six-per cent. bonds, payable, constitute the third class whose seats following : far as they relate to the taxes listed or ing, lectures on scientific and literary principal and interest, in coin. The are to be vacated at the expiration of which ought to have been listed, or subjects, receptions, concerts, and the intention of the party is not to be six years from the 1st of December, theatre and opera, are offered to the doubted, for the act of the 18th of 1873, are : learned, gay and fashionable. Last March 1869 solemnly pledges the pub- Messrs. Mills L. Eure, Louis Hil night we were entertained with a lec- lie faith for the payment of these liard, Robt. B. Peebles, W. T. Fair- may deem necessary and may be with be levied by the county commissioners | ture by Rev. W. H. Milburn, 'the | notes in com at the earliest possible | cloth, R. W. Millard, John McIver, in the means at their command.

The trustees designated by lot to ling resolution.

days of the revolution, that the best the South are "groaning under bur- tion, which was read and, on motion of further order of the board,

EXECUTIVE DEPARTMENT, I STATE OF NORTH CAROLINA, Raleigh, Feb. 18th, 1874. To Hon, W. A. Graham and others:

that he done wrong in the first in- ceiving a stone. The greenback cur- I have the honor to be, Very respectfully,

Your o'bt servant, creation; and has fulfilled the witty TOD R. CALDWELL. triet, Hon. W. A. Smith, is winning Mr. Lincoln once was asked "Why the Hon. W. A. Graham be appointed sent means and fuition fees; and to

made in 1872, was read: Oxford, N. C., Feb. 18, 1874.

General Vance, from the Eighth The measure of value, must possess effects in my hands, and to make such of the Legislature, to see this noble

tors, has made several speceles re-which has no length; or a measure of later perifully yours, centify, especially on the currency, on weight out of that which has no veight, the 21st uit. This question, as we will a measure of quantities out of that Mr. Battle moved that Mr. Lassiter show directly, is much agitated in which has no enacty to hold any be requested to furnish to the Board Congress. Judge M.'s effort was well quantity, as to end ator to make a any further information he may have received, but in advocating specie measure out of that which has no integrated to the affairs of the Univerbasis with one hand and expansion trinsic value. The precious metals sity. The motion prevailed, of the circulation with the other, alone can constitute a measure of value. it was taking both sides of the creek. ues. Paper money can measure the Board took a recess until 31 o'clock

> 31 P. M., 18th February, 18t4. dent: Louis Hilliard, John E Dugger, W T Fa reloth, George Green, W L tie and John Manning. ron, K. P Battle, Joseph A Amis, John resolution; A Gilmer, James A Graham, Walter L. Steele and Paul B Means. Mr. Cameron moved that the Board proceed to the election of a Secretary and Treasurer. The motion prevailed,

On motion of Mr. Steele, the fol lowing gentlemen were appointed by the Board as the Executive Commit-WA Graham, P C Gameron, K P

Battle, John Manning, W L Saunders, W T Faircloth and John A Gilmer. On motion, the Board adjourned

Calegon, Feb. 19, 1874.

Mr. Graham offered the following resolutions: Resolved. That there shall be an in-

quiry an 1 report as to 1st. What property and effects belong to the University, setting forth (a) the number of seres of land adjoining the village of Chapel Hill, on PHILADLEPHIA, Feb. 25 - Nightwhich the college buildings are situat. The second edition of the Medical ed; (b) the number of college edifices, Times, states that the autopsy of the their dimensions and the material of Siamese twins was continued on Firwhich they are constructed, and the day last, resulting in some interesting uses to which they are applied, includ- disclosures. It says : On Friday the ing the number of rooms used for bar- commission continued the autopsy up-There being a quorum present the rack accommodations; (c) the libraries on the Siamese twins and made some chairman declared the Board of Trus- and number of volumes in each, labo- important discoveries. They found ment of value, and write to their tees of the University of North Caro, ratory, cabinet of mineral, Thilioso, that the two livers, which were somewhere, enclose enough stamps to pay line to be duly organized for the transplical apparatus and museum, if any; posed to be joined only by boost of (d) the number of professors' houses | sels, were really one body, parenolasmall, but to the member the loss is Mr. Manning introduced the follow- belonging to the institution, and extent matos tissue being continuous between heavy; if he attempts to send, as he ing resolution which was unanimously of grounds attached, with outbuild- them, so that when they were removed ings, &c.; (e) what funds are owned by from the bodies and placed on the ta-

condition of any litigation pending Mr. Steele moved that the board do thereon, and what prospect there may now proceed to the division of the trus- be of an early determination of the tees into four classes in accordance same and with what result?

with section 2, of an act of the General 4th. What is the condition of the Assembly of North Carolina, entitled agricultural college fund, which passed can act to provide for the election of into the hands of the Board of Trus. trustees of the University of North tees of the University? What was realized from the land serip issued for The motion prevailed, and the trus- this object? What use has been made tees were divided by lot into four of it, or any part of it? What re The trustees designated by let to der has been disposed of or invested

Mr. Manning moved to amend the resolution by adding therefo the fol-"That to carry out the foregoing

as the late Secretary of the Treasury, B Vance, E Hayne Davis, W Kelley the resolutions by adding thereto the Resolved, That the secretary and

Mr. Battle moved to further amend

mittee be authorized, upon receiving to contract for such repairs as they The amendment prevailed, and the question recurring on their adoption,

Mr. Graham introduced the follow necticut, the Republican party there are to be vacated at the expiration of erer be appointed, and he is intrusted

That a committee of --- metabora The committee appointed to wait be appointed to visit the seat of the

is a deficiency of means available for this purpose, to put the University in-to immediate operation as an institution of instruction, Mr. Amis moved to dill the blank in the third resolution by inserting Gentlemen: I am in receipts of a the word "three," The motion pre-

when he voted against the repeal; for beat ' it is offering a shadow for a if he had, he would have acknowledged substance—expecting an egg and restions. Resolved, That a committee of -

members be appointed to inquire and report a proper mode of appeal to the Whereupon, Mr. Steele moved that Public for donations in aid of the pre-The English settlement at Sierra sie of 2 foreign broker or banker or agent of 2 foreign broker deeply regret that from the brief time to intervene, and the present defi-ciency of funds, they cannot hope to open the University for the reception in the House, and hit such stalwart replete with wisdom:

DEAR SIR :--I beg of you, if necess of stunents at the usual period in the blows that from this or some other. "One of the highest functions of sary, to record the enclosed report, ensuing summer, but they ardently

value. As well might we attempt to versity may become an honor to the utation. second resolution by striking out the words "a committee of --- members be appointed," and insert the words "the

> resolution just adopted by the board. The amendment prevailed. The President appropried the following committees: Committe raised under the first seso lution adopted by the board, viz: Messis, W. L. Steele, P. C. Cameron and W. L. Saunders.

Present-Hon, WA Graham, Presi- resolution adopted this morning, viz: Committee raised on the second Messrs, W. A. Graham, K. P. Batprobably worth attention, that "a man Trustees of the University of North Saunders, B F Grady, Paul C Came- Mr. Graham offered the following Resolveds -That the Secretary and

treasurer be instructed to call upon N. W. Woodfin, Esq., at his convenience, to report to this board the state of the titles of the tract or tracts of and Kemp P. Battle, Esq., was unani-mously elected. | Land under his charge belonging to the board, where said bands are situated. the number of acres, and an estimate of their value.

The resolution was adopted. Mr. Menns offered the following

board appoint a special commute. "
five to prepare and report to the board as soon as practicable, some feasible plan for organizing the University uppresident announced the following Messrs, Paul B. Means, B. F. Grady, Z. B. Vance, W. F. Martin, and Rev

PHILADELPHIA, CONTINUATION OF THE AL TOPSY OF THE STAMESL TWINS.

On motion, the board adjourned.

chases of any and all of the liquors in contained shall release ped
aforesaid on which a tax of like amount of the tax imposed lers from paying the tax imposed lers from paying the tax imposed lers from paying the tax imposed level and able of any company granted to and fed upon wood.

They have the dent of said board. That the committed the board. That the committed the board and all of the liquors in contained shall release ped is the tax of the county of any company granted to and fed upon wood.

They have the dent of said board. That the committed to the board. The description of the board. The description of the board and the twins the board of the board and yet the most astute and able of any company granted to and fed upon wood.

They have the dent of said board. That the committed to invite His sum will be required to fit them for its two provides the board. That the committed to the board and the twins the board of the board and yet the most astute and able of the board. The dent of the board and the twins the board of the board and yet the most astute and able of the board of the b